PRA	Case 5:22 CV 100 520 POINT-47BA Document A HI & 505/1972 Pagentor R
	TED STATES DISTRICT COURT THERN DISTRICT OF NEW YORK
Robe Root	Plaintiff(s) Civil Case No.: 5:22-CV- 528 (DNH/AT8) CIVIL RIGHTS COMPLAINT PURSUANT TO 42 U.S.C. § 1983
	Plaintiff(s) demand(s) a trial by: JURY COURT (Select only one).
	Plaintiff(s) in the above-captioned action, allege(s) as follows: MAY 1 9 2022
	JURISDICTION ATO'CLOCK
1.	This is a civil action seeking relief and/or damages to defend and protect the rights guaranteed by the Constitution of the United States. This action is brought pursuant to 42 U.S.C. § 1983. The Court has jurisdiction over this action pursuant to 28 U.S.C. §§ 1331, 1343(3) and (4) and 2201.
2.	Plaintiff: PARTIES Address: 12 Court St. APT.Z Material Man AV 13/001
	1040010001)11/19
3.	Additional Plaintiffs may be added on a separate sheet of paper. a. Defendant:
	Address: Corporation Address: (old + Abrth Thompson Road Syracuse) Ny 13206
	- 3 5- 437-3309

	b.	Defendant:
18 7		Official Position: Corporation
		Address: 150 N. Capital of 1exas TWY 6
	*	Austinity 7873) 203-328-2691
	C.	Defendant:
		Official Position:
		Address:
	ж	
	Additi	onal Defendants may be added on a separate sheet of paper.
4.		FACTS
	Constit	th the facts of your case which substantiate your claim of violation of your civil tutional rights. List the events in the order they happened, naming defendants and places.
Note:	You m	ust include allegations of wrongful conduct as to EACH and EVERY
ert	detend	dant in your complaint. (You may use additional sheets as necessary).
M		Lee lemployer Policy regords by
	NO.	of Inn 17 3/ 4nd Indeed: All
ryr	yle	tod Polocet M. Thusch Dile
M	1019	S RIMES C VV. JOHNSON JUC
		0 11911000

4.

CAUSES OF ACTION

5.

Note: You must clearly state each cause of action you assert in this lawsuit.

Red Rof Inn #157 discriminated against Robert W. Johnson and denied Robert W. Johnson Employee Employer Policy records and Due Process Rights for employee applicants.
Indeed for sified and and employment and Robert W. Johnson was not afforded policy records, fair heavings and employee incentives for future employment.
Red Roof Inn #57 and Indeed Violated Pro Se Corporation Iaws governing Potential employees and Jehr any wrongoings and or alscriminatory practices.

6. PRAYER FOR RELIEF

WHEREFORE, plaintiff(s) request(s) that this Court grant the following relief:	
\$100,000,000 for punitive damages;	
Employment; Sanctions: All other	
reliefs Just and Proper.	
5-30 A	

I declare under penalty of perjury that the foregoing is true and correct.

DATED:

(all Plaintiffs must sign)

02/2010